JAN 0 7 2004

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RECIPIENT: USPTO

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SENDER: Greg Smith

DATE: January 7, 2004

NUMBER OF PAGES, INCLUDING THIS ONE:

MESSAGE:

RE: Your Reference: U.S. S.N. 09/914,402

As you requested, I am faxing a copy of the office action dated April 18, 2003, for which we had filed a response. Thank you.

THIS COMMUNICATION IS INTENDED ONLY FOR THE USE OF THE MIGUE RECIPIENT AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED AND CONFIDENTIAL.

IF YOU ARE NOT THE INTENDED RECIPIENT, YOU ARE HERBUY NOTIFIED THAT THE UNAUTHORIZED DISSEMINATION OF THIS COMMUNICATION IS STRICTLY
PROBLEMENT. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLRISH NOTIFY THE ABOVE SENDER IMMEDIATELY BY CALLING 504-835-2000.

IF THERE ARE ANY PROBLEMS WITH TRANSMISSION, PLEASE CONTACT ME AT 504-835-2000.



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/914,402	07/22/2002	Robert R. Holcomb	A96158US (32831/11US)	5120	
22920 759	90 04/18/2003				
GARVEY SM.	ITH NEHRBASS & DO				
THREE LAKEWAY CENTER 3838 NORTH CAUSEWAY BLVD., SUITE 3290 METAIRIE, LA 70002			MANOHARAN, VIRGINIA		
			1764	32831.11	
			DATE MAILED: 04/18/2003	NO. 1584	

Please find below and/or attached an Office communication concerning this application or proceeding.

RELEIVED
Garvey, Smith
Nehrbass & Dondy
APR 12 2 2003

Action 118.0

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PTO-90C (Rev. 07-01)

Part of Paper No. 7

	- Indiana California California	Application No.	Applica	nt(s)	
Office Action Summary		09/914,402	HOLCO	HOLCOMB, ROBERT R.	
		Examiner	Art Unit		
		Virginia Manoharan	1764		
The MAILING DATE of this Period for Reply	communication appe	ars on the cover sheet	with the correspon	dence address	
A SHORTENED STATUTORY P THE MAILING DATE OF THIS C Extensions of time may be available under to after SIX (6) MONTHS from the mailing date. If the period for reply specified above is less if INO period for reply specified above, the Failure to reply within the set or extended por Any reply received by the Office later than the corned patent term adjustment. See 37 CFF Status	OMMUNICATION. he provisions of 37 CFR 1.1356 of this communication. than thirty (30) days, a reply y maximum statutory period will priod for roply will, by statute, co roo months after the mailing et	(a). In no event, however, may vilhin the statutory minimum of t I apply and will expire SIX (6) M suce the confliction to become	a reply be limely filed hirty (30) days will be con DANNOWED, (25 U.S.	isidered timoly. dato of this congrunication.	
1) Responsive to communic	ation(s) filed on <u>11 O</u>	ctober 2002 .			
2a) This action is FINAL.	2b)⊠ This	action is non-final.			
3) Since this application is in closed in accordance with Disposition of Claims	the practice under E	ice except for formal m ix parte Quayle, 1935 (atters, prosecutio C.D. 11, 453 O.G.	n as to the merits is 213.	
4)⊠ Claim(s) <u>1-21</u> is/are pendi	· ·				
4a) Of the above claim(s) _		from consideration.			
5) Claim(s)is/are allow					
6)⊠ Claim(s) <u>1-21</u> is/are rejecte					
7) Claim(s) is/are object					
8) Claim(s) are subject Application Papers	to restriction and/or	election requirement.			
9) The specification is objected	to by the Examiner.				
10) The drawing(s) filed on		ed or b) objected to by	the Examiner.		
Applicant may not request th				₹ 1.85(a).	
11)☐ The proposed drawing corre					
If approved, corrected drawii			.,		
12) The oath or declaration is of	jected to by the Exar	niner.			
Priority under 35 U.S.C. §§ 119 and	1 120				
13)☐ Acknowledgment is made o	of a claim for foreign p	priority under 35 U.S.C	. § 119(a)-(d) or (f	າ.	
a)		•	2 (1) (2)	•	
1.☐ Certified copies of the	e priority documents I	have been received.			
		have been received in	Application No.		
 Copies of the certifier application from the certifi	d copies of the priority he International Bure	y documents have bee au (PCT Rule 17.2(a))	n received in this	-	
* See the attached detailed Of		· · · · · · · · · · · · · · · · · · ·			
14) Acknowledgment is made of				ovisional application),	
 a) ☐ The translation of the formula. 15)☐ Acknowledgment is made of 	a claim for domestic	sional application has priority under 35 U.S.C	been received. 5. §§ 120 and/or 1	21.	
Attachmeni(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing 3) Information Disclosure Statement(s) (PT	Revlew (PTO-948) O-1449) Paper No(s)	5) Notice o	r Summary (PTO-413) [informa! Palent Appli	Paper No(s) cation (PTO-152)	
J S Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Actio	on Summary		Part of Paper No. 7	

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The references cited in the Search Report filed March 18, 2002 have been considered, but will not be listed on any patent resulting from this application because they were not provided on a separate list in compliance with 37 CFR 1.98(a)(1). In order to have the references printed on such resulting patent, a separate listing, preferably on a PTO-1449 form, must be filed within the set period for reply to this Office action

This application does not contain an abstract of the disclosure as required by 37 CFR 1.72(b). An abstract on a separate sheet is required. The PCT abstract does not suffice.

The specification has not been checked to the extent necessary to determine the presence of all possible minor errors e.g., typographical, grammar, idiomatic, syntax and etc. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claims 1-21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

- a. There are no proper antecedent basis for supports in the claims for the following recitations:
- 1. "incoming water to the system" (not initially recited in the base claim), claim 7, line 3;
 - 2. "the process water", claim 8, line 1;

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- 3. "the incoming water line", claim 12, line 2;
- 4. "the counter current exchanger", claim 15, line 2;
- 5. "the "preheat heat exchanger", claim 18, lines 3-4;
- 6. "the feedwater preheat heat exchanger", claim 19, line 4;
- "the system" and "the computer processor", claim 20, line 3
 and line 4 respectively; and
- 8. "the unit", claim 21, line 1.
- b. It is unclear what "water" is being referred to in claim 3, line 2, i.e., whether the degassed water, the superheated degassed water or the condensed water that is being pumped through the mineral column and carbon column? See claim 1.
- c. The used of quotation marks such as : "preheat"; "high side"; and "off taste" in the claims is improper. See e.g., claims 11-12 and 18-19.
- d. The parenthetical statement in a claim is improper as every feature recited in a claim becomes a part of the overall subject matter. By placing terms in parenthesis renders the claims ambiguous as to whether or not these phrases should be disregarded. See e.g., the recitation in claim 18 of (or gas heated or other energy source). Also what constitute the "other energy source" within the context of the claimed invention.

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- In claim 9, "the water" should be the vaporized water or the water vapor - since "water" would presupposed that it is already in the condensed state. See also claims 10 and 13.
- It is unclear whether the claimed "a system" in claim 16 is the same f. or different from a system initially recited in the base claim 13.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-19 and 21 rejected under 35 U.S.C. 103(a) as being unpatentable over World '419 in view of Arbogast.

The WORLD '419 discloses in page 7, lines 1-38, the method and means for heating degassed water, for injecting the degassed water into an evaporator, and for condensing and cooling the water as claimed. To inject the heated degassed water into a vacuum chamber in order to superheat the water and to allow the superheated water to vaporize in an explosive manner (flash evaporate) as claimed is a known expediency in the art as taught by Arbogast. It would have been obvious to to one of ordinary skill in the art to incorporate Arbogast 's teaching above to the process and means of World'419 inasmuch as Arbogast suggests in the abstract that the superheating process destroys

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bacterial impurities, and the flashing removes and vents entrapped gaseous contaminants.

Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over World '419 in view of Arbogast as applied to claims 1-19 and 21 above, and further in view of Davis et al.

To further provide a backwash system in the process and means of World '419, modified by Arbogast, that is timed and sequenced by a computer processor would have been obvious to one of ordinary skill in the art inasmuch as Davis et al teaches in column 70, lines 32-51, that it is known to control a backwash system by a computer.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Pottharst, Jr. discloses a multi-effect flash evaporator.
- b. Hayashi et al discloses a distilling apparatus.
- c. Topper, Masero and Wang et al. all disclose a distillation water apparatus.
 - d. Wijn discloses distillation process under vacuum.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Virginia Manoharan whose telephone number is 703-308-3844. The examiner can normally be reached on Tuesday-Friday from 7:30 am to 6:00 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on 703-308-4311. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9462 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

V. Manoharan/mn April 11, 2003

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Notice of References Cited

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